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APPLICATION NO.	TION NO. FILING DATE FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/402,674	10/08/1999	JARI KOISTINEN	365-428PCT	6270	
7.	590 11/14/2002				
BIRCH STEV	VART KOLASCH & B	EXAMI	EXAMINER		
PO BOX 747	CTT TTT 000 100 5 15	EINSMANN M	EINSMANN, MARGARET V		
FALLS CHUR	CH, VA 220400747				
			ART UNIT	PAPER NUMBER	
			1751	15	
		DATE MAILED: 11/14/2002	DATE MAILED: 11/14/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

					(W)			
		Applicati n No.		Applicant(s)	- N			
Office Action Summary		09/402,674		KOISTINEN ET AL	•			
		Examiner		Art Unit				
		Margaret Einsmann		1751				
	The MAILING DATE of this communication app		et with the co	rrespondence add	iress			
Period fo	• •		- 1401171170					
THE N - Exter after - If the - If NO - Failu - Any r	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. Is ions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, m within the statutory minimum will apply and will expire SIX (6) cause the application to becon	nay a reply be time of thirty (30) days) MONTHS from the me ABANDONED	ly filed will be considered timely ne mailing date of this con (35 U.S.C. § 133).	mmunication.			
1)🖂	Responsive to communication(s) filed on <u>03 S</u>	September 2002 .						
2a)□	This action is FINAL . 2b)⊠ Th	is action is non-final.						
3)□								
•	on of Claims							
•	Claim(s) 17 and 19-26 is/are pending in the ap							
	4a) Of the above claim(s) is/are withdraw	wn from consideration	٦.					
5)□	5) Claim(s) is/are allowed.							
6)□	Claim(s) <u>17, 19-26</u> is/are rejected.							
7)	Claim(s) is/are objected to.							
-	Claim(s) are subject to restriction and/or on Papers	r election requiremen	t.					
9) 🗌 -	The specification is objected to by the Examine	r.						
10)[The drawing(s) filed on is/are: a)□ accep	oted or b) objected to	by the Exam	niner.				
	Applicant may not request that any objection to the							
11)☐ The proposed drawing correction filed on is: a)☐ approved b)☐ disapproved by the Examiner.								
If approved, corrected drawings are required in reply to this Office action.								
	The oath or declaration is objected to by the Ex	aminer.						
•	ınder 35 U.S.C. §§ 119 and 120							
•	Acknowledgment is made of a claim for foreign	priority under 35 U.S	S.C. § 119(a)	-(d) or (f).				
a)[☐ All b)☐ Some * c)☐ None of:							
	1. Certified copies of the priority documents	s have been received	l.					
	2. Certified copies of the priority documents have been received in Application No							
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
14) 🗌 A	Acknowledgment is made of a claim for domesti	c priority under 35 U.	S.C. § 119(e)) (to a provisional	application).			
) ☐ The translation of the foreign language pro Acknowledgment is made of a claim for domest							
Attachmen	_	, , , <u>,</u>	- 55					
1) Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s)		ce of Informal P	(PTO-413) Paper No(atent Application (PT0				

U.S. Patent and Trademark Office PTO-326 (Rev. 04-01) Application/Control Number: 09/402,674

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DETAILED ACTION

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 9/3/2002 has been entered.

Applicant's amendment received September 3, 2002 has been entered and applicant's remarks considered. The pending claims are claims 7, 19-26.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 17, 19-26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nakahara et al. Nakahara et al. disclose compositions comprising lubricating oils

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synthesized from esters combined with various polyols and linear and branched monoand di- carboxylic acids, said oils mixed with fluorocarbon refrigerants. The glycols and
carboxylic acids used are listed in columns 3 and 4 and include nearly all claimed. See
also col 1 line 46 to col 2 line 48. Regarding the claims 17, 19-26, esters of all of the
claimed polyols are disclosed in col 4, the individual mono- and di- carboxylic acids are
listed in columns 3 and 4. Patentee claims and even exemplifies the formation of mixed
esters. See example 10 where HPHP (hydroxypivalic acid neopentyl glycol monoester)
is combined with neopentyl glycol, succinic acid and 2-ethylhexanoic acid, which is the
in situ process as claimed. Note that the HPHP is mixed in a proportion such that it is at
least 50% of the polyol residue of the ester mixture as claimed. The two acids, a
dibasic and a monobasic, both fall within the scope of those instantly claimed. The
example differs from the instant claims because the glycol used in this example is not
one of the glycols instantly claimed.

It would have been obvious to the skilled artisan to substitute one of the claimed polyols for neopentyl glycol in the process of Nakahara's claim 10 with the expectation of equivalent results because patentee teaches the equivalence of all of the claimed polyols, (trimethylol propane, trimethylolethane, pentaerythritol and 2,2,4-trimethylpentadiol) to the neopentyl glycol used in example 10. See col 4 lines 26 et seq. Note particularly lines 35-36 where both neopentyl glycol and the claimed trimethylol propane are preferred.

Response to arguments

Applicant argues the rejection of the claims as being obvious by stating

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evidence in the form of a declaration.

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1. There are different methods of forming HPHP and that applicant uses a pure commercial product while the product of patentee's example 1 process needs post treatment and purification. Applicant states that the preparation of HPHP from HP acid and neopentyl glycol yields an inferior product. In response to this argument, the HPHP of example 10 uses the product of example 1, which is formed from hydroxypivaldehyde. See example 1. Patentee states in example that he is using hydroxypivalic acid neopentylglycol monoester. That is the same chemical as the claimed HPHP. Additionally, applicant's arguments may not be substituted for

2. Applicant next refers to examples 7 and 9 in Table 4. Those examples cannot be used to argue limitations in the instant claims as they are directed to compositions which are not claimed. Applicant argues that the solubility is unpredictable. That is even more so when esters from different polyols and acids are used.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Margaret Einsmann whose telephone number is (703) 308-3826. The examiner can normally be reached on Monday to Thursday and alternate Fridays from 7:00 A.M. to 4:30 P.M. The fax phone number for this Technology Center is (703) 305-3599

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-0661.

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MARGARET EINSMANN

PRIMARY EXAMINER 1751

11/8/02

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